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Attorney Docket No.: 064727.0109

Dr

DECLARATION AND POWER OF ATTORNEY FOR PATENT APPLICATION

As the below named inventor, I hereby declare that:

My residence, post office address and citizenship is as stated below next to my name;

I believe that I am the original, first and sole inventor (if only one name is listed below) or an original, first and joint inventor (if plural names are listed below) of the subject matter which is claimed and for which a patent is sought on the invention entitled:

METHODS FOR DETERMINING COAT COLOUR GENOTYPES IN PIGS

				'ECENVE
the specification of which:	□ ⊠	is attached hereto. was filed on: as Application No.: and was amended on	April 17, 2000 09/550,605	OCT 1 7 2000 TECHNOSTIFR 1600/2900
			*	

I have reviewed and understand the contents of the above-identified specification, including the claims, as amended by any amendment referred to above. I acknowledge the duty to disclose information which is material to patentability as defined in 37 C.F.R. § 1.56.

Prior Foreign Application(s)

I hereby claim foreign priority benefits under Title 35, United States Code, § 119(a)-(d) or § 365(b) of any foreign application(s) for patent or inventor's certificate, or § 365(a) of any PCT international application which designated at least one country other than the United States of America, listed below and have also identified below any foreign application(s) for patent or inventor's certificate having a filing date before that of the application on which priority is claimed:

Country	Application Number	Date of Filing (day, month, year)	Date of Issue (day, month, year)	Priority	Claimed
Great Britain	9722027.1	October 17, 1997	-	Yes 🗵	No 🗆
				Yes 🛚	No 🗆
				Yes 🗆	No 🗆

Prior Provisional Application(s)

I hereby claim the benefit under Title 35, United States Code § 119(e) of any United States provisional application(s) listed below:

Application Number	Date of Filing (day, month, year)	RECEIVED
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Prior United States Application(s)

I hereby claim the benefit under Title 35, United States Code, § 120 of any United States application(s), or § 365(c) of any PCT international application designating the United States of

America, listed below and, insofar as the subject matter of each of the claims of this application is not disclosed in the prior United States application in the manner provided by the first paragraph of Title 35, United States Code, § 112, I acknowledge the duty to disclose material information as defined in Title 37, Code of Federal Regulations, § 1.56(a) which occurred between the filing date of the prior application and the national or PCT international filing date of this application:

Application Number	Date of Filing Status – Patented, (day, month, year) Pending, Abandoned
PCT/GB98/03081	October 13, 1998 SEP 2 9 2000 pending
	A CARE
	R TO ADOLL

And I hereby appoint, both jointly and severally, as my attorneys with full power of substitution and revocation, to prosecute this application and to transact all business in the Patent and Trademark Office connected herewith the following attorneys, their registration numbers being listed after their names:

Rodger L. Tate, Registration No. 27,399; Scott F. Partridge, Registration No. 28,142; Jerry W. Mills, Registration No. 23,005; Robert Neuner, Registration No. 24,316; James Remenick, Registration No. 36,902; James B. Arpin, Registration No. 33,470; Laurence H. Posorske, Registration No. 34,698; Floyd B. Chapman, Registration No. 40,555; Robert A. King, Registration No. 42,738; Robert L. Troike, Registration No. 24,183; Jay M. Cantor, Registration No. 19,906; Lori D. Stiffler, Registration No. 36,939; and Jav B. Johnson, Registration No. 38,193.

All correspondence and telephone communications should be addressed to: **Baker Botts** L.L.P., The Warner, 1299 Pennsylvania Avenue, N.W., Washington, D.C. 20004-2400. telephone number (202) 639-7700, facsimile number (202) 639-7890, which is also the address, telephone and facsimile numbers of each of the above listed attorneys.

I hereby declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine and imprisonment, or both, under 18 U.S.C. § 1001, and that such willful false statements may jeopardize the validity of the application or any patent issuing thereon.

Signature

ANDERSSØN

Leif

Full Name of First Inventor:

(Family Name)

(First Given Name)

(Second Given Name)

Citizenship:

Sweden

Residence:

Uppsala, Sweden

Post Office

Melica HB, Bergagatan 30, S-752 39 Uppsala, Sweden

Address:

RECEIVED

Date_August 29, 2000

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Signature	Stefan Markelu	nd_	Date	Jugust 29, 2000
Full Name of Second Inventor:	MARKLUND	Stefan	OIPE	0
	(Family Name)	(First Given Name)		(Second Given Name)
Citizenship:	Sweden		SEP 2 9 2000	O:
Residence:	Uppsala, Sweden		in all	É
Post Office Address:	Department of Animal Breeding Agricultural Sciences, Uppsala S-751 24 Uppsala, Sweden			ersity of
Signature			Date	
Full Name of Third Inventor:	KIJAS	James		
······································	(Family Name)	(First Given Name)		(Second Given Name)
Citizenship:	Australia			
Residence:	Ithaca, New York			
Post Office Address:	James A. Baker Institute of Anir Cornell University, Ithaca, New	nal Health, College York, 14853, USA	of Veteina	ry Medicine,
Signature			Date	
Full Name of	MOLLER	Maria		
Fourth Inventor:	(Formily Norma)	(F: . O: N)		/
Citizenship:	(Family Name) Sweden	(First Given Name)		(Second Given Name)
Residence:	Uppsala, Sweden			
Post Office Address:	Karlsrogatan 46, S-752 39, Upp	sala, Sweden		
Signature			Date	
Full Name of Fifth Inventor:	WALES	Richard		
	(Family Name)	(First Given Name)		(Second Given Name)
Citizenship:	United Kingdom			
Residence:	Cambridge, United Kingdom			
Post Office Address:	c/o PIC Group, Department of Pa Tennis Court Road, Cambridge (athology, University CB1 1QP, United K	y of Cambri (ingdom	dge,
				DECENFD

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BAKER BOTTS L.L.P. The Warner 1299 Pennsylvania Avenue, N.W. Washington, D.C. 20004-2400 (202) 639-7700 (telephone); (202) 639-7890 (facsimile)

Signature			Date
Full Name of Second Inventor:		Stefan	3910
	(Family Name)	(First Given Name)	(Second Given Name)
Citizenship:	Sweden		2 9 2000 &
Residence:	Uppsala, Sweden	W.	
Post Office Address:	Department of Animal Breeding Agricultural Sciences, Uppsala E S-751 24 Uppsala, Sweden		
		,- °	Date AUG 29 2000
Signature	-) elle		Date //04 71 7000
Full Name of — Third Inventor:	KIJAS	James	
rima niventor.	(Family Name)	(First Given Name)	(Second Given Name)
Citizenship:	Australia	•	
Residence:	Ithaca, New York		
Post Office Address:	James A. Baker Institute of Anim Cornell University, Ithaca, New Y		e of Veteinary Medicine,
Signature		·····	Date
Full Name of Fourth Inventor:	MOLLER	Maria	
r outil inventor.	(Family Name)	(First Given Name)	(Second Given Name)
Citizenship:	Sweden		
Residence:	Uppsala, Sweden		
Post Office Address:	Karlsrogatan 46, S-752 39, Upps	sala, Sweden	
Signature	water the second		Date
Full Name of Fifth Inventor:	WALES	Richard	
	(Family Name)	(First Given Name)	(Second Given Name)
Citizenship:	United Kingdom		
Residence:	Cambridge, United Kingdom		
Post Office	c/o PIC Group, Department of Pa	athology University	v of Cambridge

BAKER BOTTS L.L.P. The Warner 1299 Pennsylvania Avenue, N.W. Washington, D.C. 20004-2400

SEP 0 3 2002

(202) 639-7700 (telephone); (202) 639-7890 (facsimf@CH CENTER 1600/2900

Signature			Date
Full Name of Second Inventor:	MARKLUND	Stefan	011
	(Family Name)	(First Given Name)	(Second Given Name)
Citizenship:	Sweden	E	SEP 2 9 2000 a
Residence:	Uppsala, Sweden	· · · · · · · · · · · · · · · · · · ·	S S S S S S S S S S S S S S S S S S S
Post Office Address:	Department of Animal Breeding Agricultural Sciences, Uppsala E S-751 24 Uppsala, Sweden		
Signature			Date
Full Name of Third Inventor:	KIJAS	James	
······································	(Family Name)	(First Given Name)	(Second Given Name)
Citizenship:	Australia	. •	
Residence:	Ithaca, New York		
Post Office Address:	James A. Baker Institute of Anim Cornell University, Ithaca, New		of Veteinary Medicine,
Signature	Moura Moller		Date 6/9-2000
Full Name of	MOLLER	Maria	
Fourth Inventor:	(Family Name)	(First Given Name)	(Second Given Name)
Citizenship:	Sweden	, , , , , , , , , , , , , , , , , , ,	(occord arrow rame)
Residence:	Uppsala, Sweden		
Post Office Address:	Karlsrogatan 46, S-752 39, Upps	sala, Sweden	
Signature		****	Date
Full Name of	WALES	Richard	
Fifth Inventor:	(Family Name)	(First Given Name)	(Second Given Name)
Citizenship:	United Kingdom	,	,
Residence:	Cambridge, United Kingdom		
Post Office Address:	c/o PIC Group, Department of Pi Tennis Court Road, Cambridge	athology, Universit CB1 1QP, United h	y of Cambridge, Kingdom

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BAKER BOTTS L.L.P. The Warner 1299 Pennsylvania Avenue, N.W. Washington, D.C. 20004-2400 (202) 639-7700 (telephone); (202) 639-7890 (facsimile)

TECH CENTER 1600/2900

Signature			Date	
Full Name of Second Inventor:	MARKLUND (Family Name)	Stefan (First Given Name)	OIA	(Second Given Name)
Citizenship:	Sweden	(First civer rights)	P 2 9 2000	(occord diver Name)
Residence:	Uppsala, Sweden		2000	
Post Office Address:	Department of Animal Breeding Agricultural Sciences, Uppsala E S-751 24 Uppsala, Sweden			rsity of
Signature			Date	
Full Name of Third Inventor:	KIJAS	James		•
Time inventor.	(Family Name)	(First Given Name)		(Second Given Name)
Citizenship:	Australia	•	,	,
Residence:	Ithaca, New York		•	
Post Office Address:	James A. Baker Institute of Anim Cornell University, Ithaca, New Y		of Veteinar	y Medicine,
Signature			Date	
Full Name of Fourth Inventor:	MOLLER	Maria		
•••	(Family Name)	(First Given Name)		(Second Given Name)
Citizenship:	Sweden			
Residence:	Uppsala, Sweden			
Post Office Address:	Karlsrogatan 46, S-752 39, Upps	sala, Sweden		
Signature	R) 9		Date3	6 8 60
Full Name of	WALES	Richard		
Fifth Inventor:	(Family Name)	(First Given Name)		(Second Given Name)
Citizenship:	United Kingdom	((
Residence:	Cambridge, United Kingdom			
Post Office Address:	c/o PIC Group, Department of Pa Tennis Court Road, Cambridge C			dge,

SEP 0 3 2002

TECH CENTER 1600/2900

The Warner
1299 Pennsylvania Avenue, N.W.
Washington, D.C. 20004-2400
(202) 639-7700 (telephone); (202) 639-7890 (facsimile)

BAKER BOTTS L.L.P.